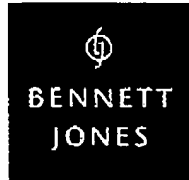


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This is the first page of 3

FROM Edward (Ted) Yoo

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Message  
Application No. ) 10/604,831  
Filing Date ) August 20, 2003  
Inventor (first named) ) Richard Buxton  
Group Art Unit ) 1744  
Examiner Name ) BALSIS, Shay L.  
Attorney Docket No. ) 51894.1

Enclosed is Response to Restriction Requirement.

Edward Yoo 41435

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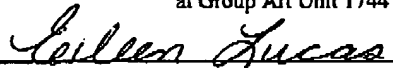
IN THE UNITED STATES PATENT & TRADEMARK OFFICE

Application No. ) 10/604,831  
Filing Date ) August 20, 2003  
Inventor (first named) ) Richard Buxton  
Group Art Unit ) 1744  
Examiner Name ) BALSIS, Shay L.  
Attorney Docket No. ) 51894.1

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FAX No. 571-273-8300 to the U.S. Patent and Trademark Office, Attention: Examiner Shay L. Balsis  
at Group Art Unit 1744 in Alexandria, VA 22313-1450

  
EILEEN LUCAS

DATED: December 21, 2005

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AMENDMENT AND RESPONSE TO OFFICE ACTION MAILED 11/28/2005

Assistant Commissioner for Patents  
Alexandria, VA 22313-1450

Dear Sir:

This is in response to the Office Action mailed November 28, 2005 and is within the one  
month period for reply.

### ELECTIONS/RESTRICTIONS

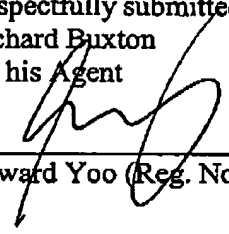
The Examiner has identified two distinct inventions. Invention I (claims 1-6) and Invention II (claims 7-9).

In response to the restriction requirement, Applicant hereby elects Invention I, claims 1-6, for further examination, without traverse.

Please address all correspondence to Customer Number 22828.

Dated December 13, 2005.

Respectfully submitted,  
Richard Buxton  
By his Agent

  
\_\_\_\_\_  
Edward Yoo (Reg. No. 41,435)